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(d) The plan must provide that any charge imposed under paragraph (b) of this section is related to total gross family income as set forth under \$447.52.

[43 FR 45253, Sept. 29, 1978, as amended at 75 FR 30261, May 28, 2010]

EFFECTIVE DATE NOTE: At 78 FR 42307, July 15, 2013, §447.51 was revised, effective Jan. 1, 2014. For the convenience of the user, the revised text is set forth as follows:

§ 447.51 Definitions

As used in this part-

Alternative non-emergency services provider means a Medicaid provider, such as a physician's office, health care clinic, community health center, hospital outpatient department, or similar provider that can provide clinically appropriate services in a timely

Contract health service means any health service that is:

- (1) Delivered based on a referral by, or at the expense of, an Indian health program; and
- (2) Provided by a public or private medical provider or hospital that is not a provider or hospital of the IHS or any other Indian health program

Cost sharing means any copayment, coinsurance, deductible, or other similar charge.

Emergency services has the same meaning as

in $\S438.114$ of this chapter.

Federal poverty level (FPL) means the Federal poverty level updated periodically in the FEDERAL REGISTER by the Secretary of Health and Human Services under the authority of 42 U.S.C. 9902(2).

Indian means any individual defined at 25 U.S.C. 1603(13), 1603(28), or 1679(a), or who has been determined eligible as an Indian, under 42 CFR 136.12. This means the individual:

- (1) Is a member of a Federally-recognized Indian tribe;
- (2) Resides in an urban center and meets one or more of the following four criteria:
- (i) Is a member of a tribe, band, or other organized group of Indians, including those tribes, bands, or groups terminated since 1940 and those recognized now or in the future by the State in which they reside, or who is a descendant, in the first or second degree, of any such member:
- (ii) Is an Eskimo or Aleut or other Alaska Native;
- (iii) Is considered by the Secretary of the Interior to be an Indian for any purpose; or (iv) Is determined to be an Indian under regulations promulgated by the Secretary;
- (3) Is considered by the Secretary of the Interior to be an Indian for any purpose: or
- (4) Is considered by the Secretary of Health and Human Services to be an Indian for purposes of eligibility for Indian health care

services, including as a California Indian, Eskimo, Aleut, or other Alaska Native.

Indian health care provider means a health care program operated by the Indian Health Service (IHS) or by an Indian Tribe, Tribal Organization, or Urban Indian Organization (otherwise known as an I/T/U) as those terms are defined in section 4 of the Indian Health Care Improvement Act (25 U.S.C. 1603).

Inpatient stay means the services received during a continuous period of inpatient days in either a single medical institution or multiple medical institutions, and also includes a return to an inpatient medical institution after a brief period when the return is for treatment of a condition that was present in the initial period. Inpatient has the same meaning as in §440.2 of this chapter.

Non-emergency services means any care or services that are not considered emergency services as defined in this section. This does not include any services furnished in a hospital emergency department that are required to be provided as an appropriate medical screening examination or stabilizing examination and treatment under section 1867 of the Act.

Outpatient services for purposes of imposing cost sharing means any service or supply not meeting the definition of an inpatient stay.

Preferred drugs means drugs that the state has identified on a publicly available schedule as being determined by a pharmacy and therapeutics committee for clinical efficacy as the most cost effective drugs within each therapeutically equivalent or therapeutically similar class of drugs, or all drugs within such a class if the agency does not differentiate between preferred and non-preferred drugs.

Premium means any enrollment fee, premium, or other similar charge.

§ 447.52 Minimum and maximum income-related charges.

For the purpose of relating the amount of an enrollment fee, premium, or similar charge to total gross family income, as required under §447.51(d), the following rules apply:

- (a) $Minimum\ charge$. A charge of at least \$1.00 per month is imposed on each—
- (1) One- or two-person family with monthly gross income of \$150 or less;
- (2) Three- or four-person family with monthly gross income of \$300 or less;
- (3) Five- or more-person family with monthly gross income of \$350 or less.
- (b) Maximum charge. Any charge related to gross family income that is above the minimum listed in paragraph

(a) of this section may not exceed the standards shown in the following table:

MAXIMUM MONTHLY CHARGE

	Family size		
Gross family income (per month)	1 or 2	3 or 4	5 or more
\$150 or less	\$1	\$1	\$1
\$151 or \$200	2	1	1
\$201 to \$250	3	1	1
\$251 to \$300	4	1	1
\$301 to \$350	5	2	1
\$351 to \$400	6	3	2
\$401 to \$450	7	4	3
\$451 to \$500	8	5	4
\$501 to \$550	9	6	5
\$551 to \$600	10	7	6
\$601 to \$650	11	8	7
\$651 to \$700	12	9	8
\$701 to \$750	13	10	9
\$751 to \$800	14	11	10
\$801 to \$850	15	12	11
\$851 to \$900	16	13	12
\$901 to \$950	17	14	13
\$951 to \$1,000	18	15	14
More than \$1,000	19	16	15

(c) Income-related charges. The agency must impose an appropriately higher charge for each higher level of family income, within the maximum amounts

specified in paragraph (b) of this section.

[43 FR 45253, Sept. 29, 1978, as amended at 45 FR 24889, Apr. 11, 1980]

EFFECTIVE DATE NOTE: At 78 FR 42307, July 15, 2013, §447.52 was revised, effective Jan. 1, 2014. For the convenience of the user, the revised text is set forth as follows:

§ 447.52 Cost sharing.

- (a) Applicability. Except as provided in §447.56(a) (exemptions), the agency may impose cost sharing for any service under the state plan.
- (b) Maximum Allowable Cost Sharing. (1) At State option, cost sharing imposed for any service (other than for drugs and non-emergency services furnished in an emergency department, as described in §§ 447.53 and 447.54 respectively) may be established at or below the amounts shown in the following table (except that the maximum allowable cost sharing for individuals with family income at or below 100 percent of the FPL shall be increased each year, beginning October 1. 2015, by the percentage increase in the medical care component of the CPI-U for the period of September to September of the preceding calendar year, rounded to the next higher 5-cent increment):

	Maximum allowable cost sharing			
Services	Individuals with family income ≤100% of the FPL	Individuals with family income 101–150% of the FPL	Individuals with family income >150% of the FPL	
Outpatient Services (physician visit, physical therapy, etc.).	\$4	10% of cost the agency pays	20% of cost the agency pays.	
Inpatient Stay	75	10% of total cost the agency pays for the entire stay.	20% of total cost the agency pays for the entire stay.	

- (2) States with cost sharing for an inpatient stay that exceeds \$75, as of July 15, 2013, must submit a plan to CMS that provides for reducing inpatient cost sharing to \$75 on or before July 1, 2017.
- (3) In states that do not have fee-for-service payment rates, any cost sharing imposed on individuals at any income level may not exceed the maximum amount established for individuals with income at or below 100 percent of the FPL described in paragraph (b)(1) of this section.
- (c) Maximum cost sharing. In no case shall the maximum cost sharing established by the agency be equal to or exceed the amount the agency pays for the service.
- (d) Targeted cost sharing. (1) Except as provided in paragraph (d)(2) of this section, the agency may target cost sharing to specified groups of individuals with family income above 100 percent of the FPL.
- (2) For cost sharing imposed for non-preferred drugs under §447.53 and for non-emer-

- gency services provided in a hospital emergency department under § 447.54, the agency may target cost sharing to specified groups of individuals regardless of income.
- (e) Denial of service for nonpayment. (1) The agency may permit a provider, including a pharmacy or hospital, to require an individual to pay cost sharing as a condition for receiving the item or service if—
- (i) The individual has family income above 100 percent of the FPL,
- (ii) The individual is not part of an exempted group under § 447.56(a), and
- (iii) For cost sharing imposed for nonemergency services furnished in an emergency department, the conditions under §447.54(d) of this part have been satisfied.
- (2) Except as provided under paragraph (e)(1) of this section, the state plan must specify that no provider may deny services to an eligible individual on account of the individual's inability to pay the cost sharing.

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- (3) Nothing in this section shall be construed as prohibiting a provider from choosing to reduce or waive such cost sharing on a case-by-case basis.
- (f) Prohibition against multiple charges. For any service, the agency may not impose more than one type of cost sharing.
- (g) Income-related charges. Subject to the maximum allowable charges specified in \$\$\$447.52(b)\$, \$447.53(b)\$ and \$447.54(b)\$, the plan may establish different cost sharing charges for individuals at different income levels. If the agency imposes such income-related charges, it must ensure that lower income individuals are charged less than individuals with higher income.
- (h) Services furnished by a managed care organization (MCO). Contracts with MCOs must provide that any cost-sharing charges the MCO imposes on Medicaid enrollees are in accordance with the cost sharing specified in the state plan and the requirements set forth in §§ 447.50 through 447.57.
- (i) State Plan Specifications. For each cost sharing charge imposed under this part, the state plan must specify—
- (1) The service for which the charge is made;
- (2) The group or groups of individuals that may be subject to the charge:
 - (3) The amount of the charge;
 - (4) The process used by the state to-
- (i) Ensure individuals exempt from cost sharing are not charged,
- (ii) Identify for providers whether cost sharing for a specific item or service may be imposed on an individual and whether the provider may require the individual, as a condition for receiving the item or service, to pay the cost sharing charge; and
- (5) If the agency imposes cost sharing under §447.54, the process by which hospital emergency room services are identified as non-emergency service.

DEDUCTIBLE, COINSURANCE, CO-PAYMENT OR SIMILAR COST-SHARING CHARGE

§ 447.53 Applicability; specification; multiple charges.

- (a) Basic requirements. Except as specified in paragraph (b) of this section, the plan may impose a nominal deductible, coinsurance, copayment, or similar charge upon categorically and medically needy individuals for any service under the plan.
- (b) Exclusions from cost sharing. The plan may not provide for impositions of a deductible, coinsurance, copayment, or similar charge upon categorically or medically needy individuals for the following:

- (1) Children. Services furnished to individuals under 18 years of age (and, at the option of the State, individuals under 21, 20, or 19 years of age, or any reasonable category of individuals 18 years of age or over but under 21) are excluded from cost sharing.
- (2) Pregnant women. Services furnished to pregnant women if such services related to the pregnancy, or to any other medical condition which may complicate the pregnancy are excluded from cost sharing obligations. These services include routine prenatal care, labor and delivery, routine postpartum care, family planning services, complications of pregnancy or delivery likely to affect the pregnancy, such as hypertension, diabetes, urinary tract infection, and services furnished during the postpartum period for conditions or complications related to the pregnancy. The postpartum period is the immediate postpartum period which begins on the last day of pregnancy and extends through the end of the month in which the 60-day period following termination of pregnancy ends. States may further exclude from cost sharing all services furnished to pregnant women if they desire.
- (3) Institutionalized individuals. Services furnished to any individual who is an inpatient in a hospital, long-term care facility, or other medical institution if the individual is required (pursuant to §435.725, §435,733, §435.832, or §436.832), as a condition of receiving services in the institution, to spend all but a minimal amount of his income required for personal needs, for medical care costs are excluded from cost sharing.
- (4) Emergency services. Services as defined at section 1932(b)(2) of the Act and §438.114(a).
- (5) Family planning. Family planning services and supplies furnished to individuals of child-bearing age are excluded from cost sharing.
- (6) *Indians*. Items and services furnished to an Indian directly by an Indian health care provider or through referral under contract health services.
- (c) Prohibition against multiple charges. For any service, the plan may not impose more than one type of charge referred to in paragraph (a) of this section.